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ALVORD AND ALVORD
ATTORNEYS AT LAW
918 SIXTEENTH STREET, N.W.
SUITE 200
WASHINGTON, D.C.
20006-2973

(202) 393-2266 Fax (202) 393-2156 JAN 3 1990 -1 05 PM

OF COUNSEL URBAN A. LESTER.

January 3, 1996

ELIAS C. ALVORD (1942)

ELLSWORTH C. ALVORD (1964)

Mr. Vernon A. Williams Secretary Surface Transportation Board Washington, D.C. 20423

Dear Mr. Williams:

Enclosed for recordation pursuant to the provisions of 49 U.S.C. Section 11301(a), and the regulations thereunder are three (3) copies of an Assignment and Assumption Agreement (Chicago and North Western No. 1), dated as of January 3, 1996, a secondary document.

The enclosed document relates to the Conditional Sale Agreement No. 1 and other secondary documents related thereto, previously filed under Recordation Number 14844.

The names and addresses of the parties to the enclosed document are:

Assignor:

Manufacturer's Hanover Leasing Corporation

Capital Markets & Treasury 270 Park Avenue, 8th Floor New York, New York 10017-2070

Assignee:

Finova Capital Corporation

One Crossroads Center, Second Floor

Bedminster, New Jersey 07921

A description of the railroad equipment covered by the enclosed document is set forth in the Conditional Sale Agreement No. I and Lease previously filed herein.

Mr. Vernon A. Williams January 3, 1996 Page 2

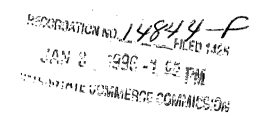
Also enclosed is a check in the amount of \$21.00 payable to the order of the Surface Transportation Board covering the required recordation fee.

Kindly return one stamped copy of the enclosed document to the undersigned.

Very truly yours,

Robert W. Alvord

RWA/bg Enclosures



ASSIGNMENT AND ASSUMPTION AGREEMENT [CHICAGO AND NORTH WESTERN NO. 1]

ASSIGNMENT AND ASSUMPTION AGREEMENT [CHICAGO AND NORTH WESTERN NO.1], dated as of January 3, 1996, made between Manufacturers Hanover Leasing Corporation ("Assignor"), Finova Capital Corporation ("Assignee"), Meridian Trust Company, as trustee under the Trust Agreement (as defined in the Participation Agreement referred to herein), as Vendee ("Vendee" or "Trustee", as the case may be), Bank of New York, as Agent, successor-in-interest to Mercantile-Safe Deposit and Trust Company, as Agent (as defined in the Participation Agreement referred to herein), Union Pacific Railroad Company as successorin-interest to Chicago and North Western Transportation Company, as Lessee ("Lessee") and the Investors (as defined in the Participation Agreement referred to herein). Capitalized terms used but not defined herein shall bear the meanings given to such terms in Annex I attached hereto and incorporated herein by reference.

WHEREAS, pursuant to the Purchase Agreement, Assignor wishes to assign all of its right, title and interest in and to the Participation Agreement, the Trust Agreement and the Trust Estate (as defined in the Trust Agreement) to Assignee in accordance with Paragraph 20 of the Participation Agreement.

NOW THEREFORE, for good and valuable consideration, receipt of which is hereby acknowledged, the parties hereto agree as follows.

- 1. Assignor does hereby sell, assign and transfer, to Assignee as of the date hereof, all right, title and interest of Assignor in and to the Assets. Assignee hereby accepts the assignment of Assignor's beneficial interest in the Assets and hereby assumes and agrees to perform all of Assignor's obligations, liabilities and other responsibilities under each Transaction Document and any and all contracts, agreements, documents, instruments and certificates delivered in connection therewith, in respect of the period from and after the date hereof (the "Transferred Obligations").
- 2. Assignee hereby agrees to comply from and after the date hereof with the terms and conditions of each Transaction Document as if therein named as "Owner" or as if therein named in the place and stead of Assignor, and hereby makes the representations and warranties set forth in Paragraph 5 of the Participation Agreement as and from the date of this Assignment and Assumption Agreement. Assignee represents and warrants, as and from the date hereof, that it is a financial institution with

a combined capital and surplus of at least \$50,000,000. Assignee further agrees for the benefit of Vendee, Agent and the Investors that it shall be deemed to be a party, as and from the date of this Assignment and Assumption Agreement, to the Participation Agreement and the Trust Agreement and agrees to be bound by all the terms of, and to undertake all the obligations of Assignor and its successors and assigns contained in the Participation Agreement and the Trust Agreement. Assignor agrees that it shall remain responsible for all such obligations, liabilities and responsibilities relating to the Assets and the Transferred Obligations in respect of the period prior to the date hereof.

- 3. Each party by its signature agrees and accepts that the transfer requirements of Paragraph 20 of the Participation Agreement have been satisfied (including the receipt by Vendee, Lessee, the Investors and the Agent of an opinion of counsel for the Assignee to the effect set forth in Paragraph 8(d) of the Participation Agreement) and that Assignor and its successors and assigns are relieved from all obligations, responsibilities and liabilities in respect of the Assets in respect of the period as and from the date hereof. The Lessee confirms that Assignor and its successors and assigns are to remain as "Indemnified Persons" (as defined in the Lease).
- 4. This Assignment and Assumption Agreement is intended solely for the benefit of the parties hereto and not for the benefit of any person or entity not a party hereto, <u>provided</u>, however, that the terms and provisions of this Assignment and Assumption Agreement shall be binding upon, and shall inure to the benefit of, the successors and permitted assigns of each of the parties hereto.
- 5. This Assignment and Assumption Agreement may be amended only by an instrument in writing executed by each of the parties hereto.
- 6. This Assignment and Assumption Agreement and the rights and obligations of Assignor and Assignee hereunder shall be governed by, and construed and interpreted in accordance with, the laws of the State of New York.

7. This Assignment and Assumption Agreement may be executed in any number of counterparts and by the parties hereto on separate counterparts, each of which when so executed shall be an original, but all such counterparts shall together constitute but one and the same instrument.

IN WITNESS WHEREOF, each of the undersigned has caused its duly authorized officer to execute and deliver this Assignment and Assumption Agreement as of the date first set forth above.

	•
	MANUFACTURERS HANOVER LEASING CORPORATION
	By: DDB Name: George W. Brash, Jr. Title: Vice President
[Corporate Seal]	Title: Vice President
Attest: Must Title: ASSISTANT SECRETARY	
- -	FINOVA CAPITAL CORPORATION
	By: Name: Title:
[Corporate Seal]	
Attest:	
Title:	

7. This Assignment and Assumption Agreement may be executed in any number of counterparts and by the parties hereto on separate counterparts, each of which when so executed shall be an original, but all such counterparts shall together constitute but one and the same instrument.

IN WITNESS WHEREOF, each of the undersigned has caused its duly authorized officer to execute and deliver this Assignment and Assumption Agreement as of the date first set forth above.

MANUFACTURERS HANOVER LEASING CORPORATION

	By:
	Name:
[Corporate Seal]	Title:
Attest:	
Title:	
	FINOVA CAPITAL CORPORATION
	By: Kathy A. Gross

[Corporate Seal]

Title: Assistant Secretary

MERIDIAN TRUST COMPANY, AS TRUSTEE

[Corporate Seal]	Name: STEPHC J. KABA Title: VICE PRESIDENT
Attest: Tauil Chean. Title: Ast. Senday	
	UNION PACIFIC RAILROAD COMPANY, as successor-in-interest to Chicago and North Western Transportation Company
	By: Name: Title:
[Corporate Seal]	TICLE.
Attest:	-
Title:	

MERIDIAN TRUST COMPANY, AS TRUSTEE

	Ву:
	Name: Title:
[Corporate Seal]	
Attest:	
ritle:	

UNION PACIFIC RAILROAD COMPANY, as successor-in-interest to Chicago and North Western Transportation Company

Manager - Purchasing

[Corporate Seal]

Atrest:

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BANK OF NEW YORK, AS AGENT, successor-in-interest to Mercantile-Safe Deposit and Trust Company, as Agent,

By: Many

rithe.

ASSISTANT VICE PRESIDENT

[Corporate Seal]

Attest:

Title:

BANT OF NEW YORK, AS AGENT, successor-in-interest to Mercantile-Safe Deposit and Trust Company, as Agent, AUTHORIZED SIGNATORY ON BEHALF OF THE INVESTORS

Bv:

Name: (Title:

MARY LA GUMINA
ASSISTANT VICE PRESIDENT

[Corporate Seal]

Attest:

Title:

SSISTANT TREASURER

COUNTY OF New York)	
On this 8th day of December , 1995, before me personally appeared George Brash , to me personally known, who being by me duly sworn, says that (s)he is the Vice President of MANUFACTURERS HANOVER LEASING CORPORATION, that the seal affixed to the foregoing instrument is the corporate seal said corporation, that said instrument was signed and sealed on behalf of said corporation by authority of its Board of Directors, and (s)he acknowledged that the execution of the foregoing instrument was the free act and deed of said corporation. **Manufact.** About Notary Public**	
My commission expires 11/30/97 PAMELA R. SHIELLS Notary Public, State of New York	
No. 4606793 Qualified in New York County Commission Expires March 30, 1967) SS.: COUNTY OF	ine.
On this day of, 199_, before me personally appeared, to me personally known, who being by me duly sworn, says that (s)he is the of FINOVA CAPITAL CORPORATION, that the seal affixed to the foregoing instrument is the corporate seal of said corporation, that said instrument was signed and sealed on behalof said corporation by authority of its Board of Directors, and (s)he acknowledged that the execution of the foregoing instrument was the free act and deed of said corporation.	
Notary Public	
My commission expires	

STATE OF) ss.:	
COUNTY OF)	
personally appeared who being by me duly swo	orn, says that (s)he hanover LEASING CORPORTS of instrument is said instrument was sitted by authority of its cowledged that the expression by authority of its cowledged that the expression is the expression of	e personally known, is the ORATION, that the the corporate seal of igned and sealed on ts Board of the
		Notary Public
My commission expires		
STATE OF NEW JERSEY COUNTY OF BERGEN)) ss.:)	
On this dependent of the personally appeared Kathy who being by me duly swo of FINOVA CAPITAL the foregoing instrument corporation, that said is of said corporation by a (s) he acknowledged that was the free act and dec	crn, says that (s) he is CORPORATION, that the is the corporate sea nstrument was signed authority of its Board the execution of the ed of said corporation	is the Vice President ne seal affixed to all of said and sealed on behalf of Directors, and foregoing instrument

My commission expires

JOANNE B. FRASER NOVARY PUBLIC OF NEW JERSEY MY COMMISSION EXPIRES SEPTEMBER 6, 1899

STATE OF PENNSYLVANIA COUNTY OF BERKS)) ss.:)	
personally appeared who being by me duly of MERIDIAN TR affixed to the forego corporation, that said of said corporation by (s)he acknowledged that	STEPHEN J. KABA , to me sworn, says that (s) he ust company, as trusted instrument is the condition of the deed of said corporation	e personally known, is the VICE PRESIDENT, , that the seal orporate seal of said and sealed on behalf d of Directors, and foregoing instrument
My commission expires	Notarial Seal Linda J. Clark, Notary Public Reading, Berks County My Commission Expires Dec. 25, 1999 Member, Pennsylvania Association of Notaries	Sanda J Clark Notary Public
STATE OF)	
COUNTY OF) ss.:)	
personally appeared who being by me duly a of UNION PACIFY to the foregoing instr corporation, that said of said corporation by (s) he acknowledged that		e personally known, is the at the seal affixed seal of said and sealed on behalf d of Directors, and foregoing instrument
		Notary Public
My commission expires		

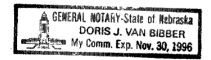
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STATE OF) ss.:		
COUNTY OF)		
personally appeared who being by me duly swo of MERIDIAN TRUST affixed to the foregoing corporation, that said i	orn, says that (s)he is COMPANY, AS TRUSTEE, instrument is the construment was signed	e person is the , that to prporate and sea	hally known, the seal e seal of said aled on behal
of said corporation by a (s)he acknowledged that was the free act and dee	the execution of the	foregoi	
(s) he acknowledged that	the execution of the	foregoi	
(s) he acknowledged that	the execution of the	foregoi	ing instrumen

On this 11th day of December , 1995, before me personally appeared John R. Billingsley , to me personally known, who being by me duly sworn, says that (s) he is the Manager - Purchasing of UNION PACIFIC RAILROAD COMPANY, that the seal affixed to the foregoing instrument is the corporate seal of said corporation, that said instrument was signed and sealed on behalf of said corporation by authority of its Board of Directors, and (s) he acknowledged that the execution of the foregoing instrument was the free act and deed of said corporation.

Mous Flow Bubbler Notary Public

My commission expires



STATE OF NEW YORK)

COUNTY OF NEW YORK)

On this day of number, 1995 before me personally appeared to the personally sworn, says that (s) he is the MSI. Our production of BANK OF NEW YORK, AS AGENT, that the seal affixed to the foregoing instrument is the corporate seal of said corporation, that said instrument was signed and sealed on behalf of said corporation by authority of its Board of Directors, and (s) he acknowledged that the execution of the foregoing instrument was the free act and deed of said corporation.

Notary Public

My commission expires 5-31-97

ROBERT SCHNECK Notary Public, State of New York No. 4746935 Qualified in Nassau County

Qualified in Nassau County Certificate filed in New York County Commission Expires May 31, 1997

STATE OF NEW YORK)

COUNTY OF NEW YORK)

Notary Public

My commission expires 5-3'-47

ROBERT SCHNECK Notary Public, State of New York No. 4746935 Qualified in Nassau County Gertificate filed in New York County Gammissian Expires May 31, 1997

ANNEX I

"Assets" shall mean (i) all of Assignor's right, title (if any) and interest in and with respect to the Equipment, (ii) all of Assignor's right, title and interest in, to and under the Trust Estate (as defined in the Trust Agreement), (iii) all of Assignor's right, title and interest in, to and under each Transaction Document, in each case other than Assignor's Reserved Rights.

"Equipment" shall mean all of the Units (as defined in the Lease) and the Parts (as defined in each of the Lease), but excluding the Released Equipment.

"Lease" shall mean the Lease of Railroad Equipment No. 1, dated as September 1, 1985, between Lessee and Trustee that was filed with, and recorded by, the Interstate Commerce Commission pursuant to 49 U.S.C. §11303 on November 18, 1985, under Recordation No. 14844B, as amended, supplemented or otherwise modified from time to time.

"Participation Agreement" shall mean Participation Agreement No. 1, dated as of September 1, 1985, among Lessee, Agent, Trustee, Manufacturers Hanover Leasing Corporation and the Investors (as defined therein), as amended, supplemented or otherwise modified from time to time.

"Purchase Agreement" shall mean the Purchase Agreement, dated as of the date hereof, between Manufacturers Hanover Leasing Corporation and Finova Capital Corporation.

"Released Equipment" shall mean the equipment that was originally, but is no longer, subject to the Lease, on account of its loss, damage or destruction or on account of its having suffered a Casualty Occurrence (as defined in the Lease).

"Reserved Rights" shall mean all benefits accrued and all rights vested in Assignor pursuant to any Transaction Document in respect of the following: (i) Assignor's right to tax and other indemnification under any Transaction Document from any other party as a result of or arising out of events occurring or circumstances existing at or prior to the date hereof, (ii) each and every obligation of Lessee and its successors and assigns to provide liability insurance on behalf of or in favor of Assignor and its successors and assigns under any Transaction Document with respect to events occurring or circumstances existing at or prior to the date hereof, (iii) any interest payable by Lessee and its successors and assigns on any amount referred to in clauses (i) and (ii) above and (iv) the right to enforce payment of the amounts referred to in clauses (i) through (iii) above.

"Transaction Document" shall mean each contract, agreement, document, instrument or certificate by which Assignor is bound relating to each Asset and each Transferred Obligation.